UNITED STATES BANKRUPTCY COURT EASTERN DISTRICTOF MISSOURI EASTERN DIVISION

In Re:)	
Terrance Weir, and Christine Weir, <i>Debtor</i>)	
•) (Case No. 15-49371-399
PROF-2013-s3 Legal Title Trust, by U.S. Bank National) (Chapter 13
Association, as Legal Title Trustee, by Fay Servicing, LLC,)	
loan servicing agent for Moving Creditor) [Motion No. 28
)	
VS.) 5	STIPULATION AND ORDER
)	
Terrance Weir, and Christine Weir, Debtor) (Original Hearing Date:
) 1	April 5, 2017
and) (Original Hearing Time
)	10:00 AM
Diana S. Daugherty, <i>Trustee</i>)	

<u>CONSENT ORDER AND</u> STIPULATION IN SETTLEMENT OF MOTION FOR RELIEF

COMES NOW the parties and agree to the following Consent Order and Stipulation in the settlement of the Movant's Motion for Relief:

1. On **February 21, 2017** Movant filed its Motion for Relief from the Automatic Stay with respect to the property known as:

LOT 29 OF SUGAR CREEK RANCH PLAT, TWO, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 62 PAGE 44 OF THE ST. LOUIS COUNTY RECORDER'S OFFICE, commonly known as 233 Horseshoe Drive, Kirkwood, MO 63122 (the "Property")

- 2. The parties agree that the total post-petition delinquency including fees and costs is \$6,881.89 for 3 Payments at \$2,228.01 (3/17-5/17), MFR Filing Fee \$181.00, MFR Atty Fee \$600.00, and with a Suspense Balance of \$583.14. Movant is not adequately protected if post-petition payments are not made by Debtor.
- 3. Debtor will cure this post petition delinquency by making the following additional payments no later than the date indicated in this paragraph.

Arrearage Payment	Due Date
\$1,146.98	6/15/17
\$1,146.98	7/15/17
\$1,146.98	8/15/17
\$1,146.98	9/15/17
\$1,146.98	10/15/17
\$1,146.99	11/15/17

- 4. Debtor shall make all monthly post-petition payments as they become due to the address provided by Movant in the monthly mortgage statement required by the Court's Implementation Order in the paragraph identified as "Disclosure of Real Estate Mortgage Payment Obligations."
- 5. Movant's attorney fees and costs sought in the Motion, or any balance thereon, are included in the total post-petition arrearages state above and are hereby granted and assessed against the Debtor in the total amount of \$781.00.
- 6. Debtor authorizes Movant to mail to Debtor: (1) monthly mortgage statements; (2) account statements including an escrow analysis; and (3) notices regarding address or payment changes provided such a change is authorized by the Note and Deed of Trust. Debtor consents to direct contact by mail for purposes of receiving this information and waives any claim for violation(s) of the automatic stay regarding the same.
- 7. The terms of this Stipulation and the agreement reached between the parties shall remain in effect so long as the automatic stay remains in effect as to this Movant. In the event the automatic stay shall no longer remain in effect as to Movant, this Stipulation shall become null and void. In the event the case is converted to another Chapter under Title 11 and pre-petition and post-petition arrearages remain unpaid, Movant shall be granted relief from the automatic stay after providing the notice as set forth in the following paragraph.
- 8. Parties agree that in the past, Debtor has tendered payment by a personal check, which has been returned for insufficient funds. Parties agree Debtor shall make payments under Paragraphs 3 and 4 in the form of certified funds, including cashier's check, money order, or Western Union.

It is Ordered that in the event the Debtor fails to comply with any of the conditions specified in this Stipulation and Order, the Movant shall file a written Notice of Breach with the Court, and serve a copy upon the Trustee, counsel for the Debtor, and the Debtor. Such Notice shall include a statement of any alleged breach, including an itemization of all delinquent payments and the total amount necessary to cure the breach. Movant

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shall be allowed attorney fees in the amount of \$50.00 for the preparation of any Notice of Breach under this paragraph and such fees shall be included in the total amount required to cure the delinquency. Movant shall be allowed additional attorney fees in the amount of \$100 for attendance at each hearing related to a Notice of Breach.

It Is Further Ordered that if the Debtor fails to cure the delinquency in full or fails to file an objection to the Notice of Breach within 14 (fourteen) calendar days of the date of the Notice, Movant shall be entitled to immediate relief from the automatic stay of 11 U.S.C. §362(a) without further notice or hearing upon entry of an order for relief. For such purposes, Movant shall be free to exercise all of its rights and remedies under the Promissory Note, Deed of Trust, or as may otherwise be provided for by law. An order entered under this paragraph shall not be stayed until the expiration of 14 days after the entry of the order. All other relief requested by Movant is hereby denied without prejudice as settled.

DATED: May 23, 2017 St. Louis, Missouri

Barry S. Schermer

United States Bankruptcy Judge

"Debtors"

"Movant"

By:/s/ Jason W Wilson
Jason W. Wilson
11628 Old Ballas Road, Suite 224
St. Louis, MO, 63141
ATTORNEY FOR DEBTOR

SOUTHLAW, P.C. /s/ Wendee Elliot-Clement_

Steven L. Crouch, (MBE #37783; EDMO #2903; KSFd #70244)
Daniel A. West (MBE #48812; EDMO #98415; KSFd #70587)

Wendee Elliott-Clement (MBE #50311; KS #20523) 13160 Foster Suite 100 Overland Park, KS 66213-2660 (913) 663-7600

COPIES TO:

Terrance Weir Christine Weir 233 Horseshoe Dr Saint Louis, MO 63122 **DEBTORS**

Jason W. Wilson 11628 Old Ballas Road, Suite 224 St. Louis, MO 63141 **ATTORNEY FOR DEBTOR**

Diana S. Daugherty PO Box 430908 St. Louis, MO 63143 TRUSTEE

Office of the United State Trustee 111 S. 10th Street Suite 6353 St. Louis, MO 63102 **U.S. TRUSTEE**

SOUTHLAW, P.C.

/s/ Wendee Elliott-Clement_

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Daniel A. West (MBE #48812; EDMO #98415; KSFd #70587)
Wendee Elliott-Clement (MBE #50311; KS #20523)
13160 Foster Suite 100
Overland Park, KS 66213-2660
(913) 663-7600
(913) 663-7899 Fax
moedbknotices@southlaw.com
ATTORNEYS FOR CREDITOR